	Application No.	Applicant(s)	
	10/720,859	/720,859 REDING ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Olisa Anwah	2614	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in or other appropriate commitmed in the commitment of the commi	n this application. If not include unication will be mailed in due	ed course. THIS
1. X This communication is responsive to the RCE filed on 4/10	<u>/2007</u> .		
2. The allowed claim(s) is/are <u>1-86</u> .			
3. Acknowledgment is made of a claim for foreign priority unal All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be submit the common particular applications.	e been received. e been received in Applicati cuments have been receive of this communication to fil IENT of this application. itted. Note the attached EX	on No ed in this national stage applicate e a reply complying with the rec AMINER'S AMENDMENT or N	uirements
INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. 5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.			
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview S Paper No 7. ⊠ Examiner's	onformal Patent Application Summary (PTO-413), ./Mail Date s Amendment/Comment s Statement of Reasons for Allo Olisa Anwah Patent Examiner 6-20-2007	wance

Application/Control Number: 10/720,859 Page 2

Art Unit: 2614

EXAMINER'S AMENDMENT

Allowable Subject Matter

- 1. Claims 1-86 are allowed.
- 2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 3. Authorization for this examiner's amendment was given in a telephone interview with Steve Thomas on June 19, 2007.

AMMENDMENT to APPLICATION

- 4. The claims has been amended as follows:
 - a) Regarding claim 1, line 10
 - --by a system--has been inserted before "that";
 - b) Regarding claim 23, line 13
 - --by a system--has been inserted before "that";

Art Unit: 2614

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c) Regarding claim 24, line 8
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--by a system--has been inserted before "that";

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d) Regarding claim 31, line 7
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--by a system--has been inserted before "that";

e) Regarding claim 41, line 11

--by the system--has been inserted before "that";

f) Regarding claim 63, line 11

--by the system--has been inserted before "that";

q) Regarding claim 64, line 10

--by the apparatus--has been inserted before "that";

h) Regarding claim 71, line 7

--by the apparatus--has been inserted before "that";

i) Regarding claim 81, line 12

--by a system--has been inserted before "that";

j) Regarding claim 82, line 10

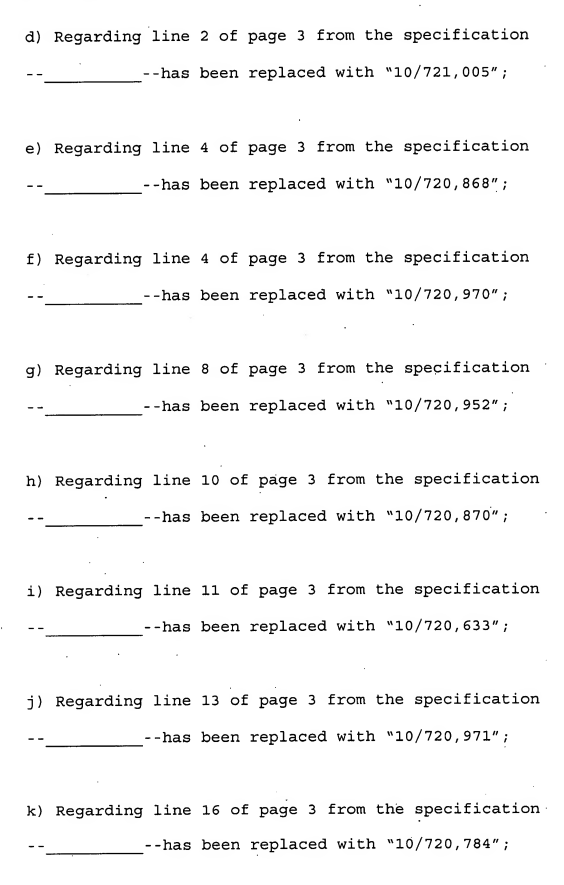
--by a system--has been inserted before "that";

Art Unit: 2614

5.

k) Regarding claim 83, line 8
by a systemhas been inserted before "that";
1) Regarding claim 84, line 10
by the systemhas been inserted before "that";
m) Regarding claim 85, line 10
by the apparatushas been inserted before "that";
n) Regarding claim 86, line 7
by the apparatushas been inserted before "that";
The specification has been amended as follows:
a) Regarding line 16 of page 2 from the specification
has been replaced with "10/720,661";
b) Regarding line 18 of page 2 from the specification
has been replaced with "10/721,009";
c) Regarding line 20 of page 2 from the specification
has been replaced with "10/720.943":

Art Unit: 2614



Application/Control Number: 10/720,859

Art Unit: 2614

1)	Regarding	line	17 of page 3 from the specification
	· Ý -	-has	been replaced with "10/720,920";
m),	Regarding	line	19 of page 3 from the specification
		has	been replaced with "10/720,825";
n)	Regarding	line	21 of page 3 from the specification
		has	been replaced with "10/720,944";
0)	Regarding	line	1 of page 4 from the specification
		has	been replaced with "10/720,933";
		•	
p)	Regarding	line	3 of page 4 from the specification
	,	has	been replaced with "10/720,938";

Reasons for Allowance

6. Regarding claims 16 and 56, Ben-Shachar et al, U.S. Patent Application Publication No. 2003/0169330 (hereinafter Ben-Shachar) mentions that a copy of the recording may be automatically sent to selected recipients (see paragraph 0076). However, Ben-Shachar does not teach a copy of the recording is sent to one of the plurality of users who declines to participate in the conference call. Note: Clisham et al, U.S.

Application/Control Number: 10/720,859

Art Unit: 2614

Patent Application Publication No. 2004/0119814 (hereinafter Clisham) teaches pushing a video and audio stream to a destination device if a call request is rejected (see paragraph 0156). However, Clisham does not teach the pushed video and audio stream is an audio stream corresponding to the conference call.

As per claims 1, 23, 24, 31, 41, 63, 64, 71 and 81-86, Skarbo et al, U.S. Patent No. 5,764,901 (hereinafter Skarbo) discloses providing an audio stream to a plurality of destination devices (see Figure 1) and storing the audio stream (see Figure 17). Skarbo explains that the user selects a File/Save toolbar button in order to save the recorded audio stream (see column 19). However, Skarbo fails to teach selectively deleting the stored audio stream, while the conference call is ongoing, based on a determination by a system that a user has exited the conference call.

7. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

Application/Control Number: 10/720,859

Art Unit: 2614

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olisa Anwah whose telephone number is 571-272-7533. The examiner can normally be reached on Monday to Friday from 8.30 AM to 6 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on 571-272-7547. The fax phone numbers for the organization where this application or proceeding is assigned are 571-273-8300 for regular communications and 571-273-8300 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2600.

OA

Olisa Anwah Patent Examiner June 20, 2007

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600